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PART-IIA

GOVERNMENT OF MEGHALAYA ORDERS BY THE GOVERNOR

NOTIFICATIONS

The 9th March, 2017.

No.HPL.113/2016/244. - Whereas for public convenience and better administration the Governor of Meghalaya considers it necessary to create a new Police Station at **Nartiang** in the West Jaintia Hills District to be known as the **Nartiang Police Station**.

And, whereas, it is necessary to describe the boundaries and jurisdiction of the new Police Station as indicated here-under;

Now, therefore, the Governor of Meghalaya is pleased to order creation of the aforesaid Police Station at Nartiang and to describe the boundaries and jurisdiction of the new Police Station as indicated hereunder with effect from the date of publication of this Notification in the Official Gazette of Meghalaya. On creation of the **Nartiang Police Station** the areas coming under its jurisdiction shall cease to be under the **Jowai Police Station**.

DESCRIPTION OF THE BOUNDARIES OF THE NARTIANG POLICE STATION

NORTH	Starting from the junction of the boundary of East Khasi Hills with boundary of Block-2 all along the Umkhen River till Zero point of Khanduli village in the easterly direction.
EAST	Starting from Zero point at Khanduli road the boundary runs along the boundary of Block -1 till it meets the boundary of Mukroh and Saba village in the easterly direction.
SOUTH	Starting from Saba Village up the River Myntang along the border of Jowai Police Station till it meets the confluence of River Myntang and Umpowai.
WEST	From junction of Umpowai and Myntang River the boundary runs along the boundary of Jowai Police Station till it meets Umkhen River down Umkhen river bordering East Khasi Hills till it meets Umkhen bridge.

E. P. KHARBHIH,

Commissioner & Secretary to the Government of Meghalaya,
Home (Police) Department.

LIST OF VILLAGES UNDER NARTIANG POLICE STATION

Sl. No.	Name of Villages
1.	Bambthong
2	Bamkamar
3	Barato
4	Bhain
5	Chebnai
6	Iangkar
7	Iawmusiang
8	Iongkwang
9	Iongkynshur
10	Iongshiwat
11	Iongsiangbai
12	Iongthma
13	Kdiap
14	Kdohkule
15	Khanduli
16	Khlieh Sniriang
17	Khliehriat Khniang
18	Khliehshnong
19	Khonsaro
20	Krem Myrsiang
21	Kremlabit
22	Ksehrynshang
23	Khloo Kriat
24	Lakaroi
25	Lapangap
26	Laru
27	Latymphu
28	Lumkya
29	Lumlyngdoh
30	Lamlyngkut
31	Lumrot
32	Lumstong
33	Lumtrep
34	Lyrnai
35	Madanrtiong
36	Maitdien
37	Mokhnang
38	Moobakhon
39	Moobandu
40	Moodop
41	Mookabeng
42	Mookaloin
43	Mookhon lung

44	Moolephaw
45	Mooraksi
46	Muriap ,
47	Moorapushai
48	Moorathud
49	Muker
50	Mukoh
51	Mukoiram
52	Mukroh
53	Mupliang
54	Murap
55	Musiaw
56	Myngkbu
57	Myngor
58	Myni
59	Mynkrem
60	Lad Mynngor
61	Mynsgad
62	Myntler
63	Myrjai
64	Namdong A
65	Namdong B
66	Nartiang
67	Nongdhar
68	Nongjingi longlwit
69	Nongkharai
70	Nongkhroh
71	Nongkhyllep
72	Nonglatem
73	Nongmulieh
74	Nongsutnga
75	Nongthymme
76	Pdeinadaw
77	Pdientalo
78	Pynthor
79	Rakabah
80	Remain
81	Ringkyrtein
82	Artiang-Sieh Lama
83	Saba
84	Saitsama
85	Samatan
86	Sanaro

87	Shiliang Myntang
88	Sohphoh
89	Sookhlieh
90	Tahpat
91	Takhniang
92	Tamu
93	Thadbamon
94	Thadialong
95	Thadmusem
96	Thadmyrri
97	Thadsning
98	Thangrain
99	Umbluh Umsing
100	Umjalasiaw
101	Umladang
102	Umplu
103	Umrakia
104	Umshangiar
105	Umtang tiang
106	Pdieniadaw
107	Mookjat

The 28th February, 2017.

No.FEM.56/2016/26. – In supercession of all previous Notifications, the rate of mileage allowance shall be as follows with immediate effect.

Sl. No.	Engine Capacity	Class of Vehicles	Allotted Vehicles		Own Vehicles in respect of Grade I & II Government Employees	
			Age of Vehicles 0-4 years	Age of Vehicle above 4 years	Age of Vehicles 0-4 years	Age of Vehicle above 4 years
PETROL VEHICLES BY MAKE						
1.	Less than 1.0L-1.2L	MARUTI - 800, ZEN, OMNI, A-STAR, WAGON-R, ALTO (STD), ALTO K10, ALTO 800, RITZ, CELERIO,	8.00	9.00	9.00	12.00
		CHEVROLET - BEAT, SAIL	8.00	9.00	9.00	11.00
		RENAULT - KWID	8.00	9.00	9.00	11.00
		HYUNDAI - SANTRO XING, EON	8.00	9.00	9.00	12.00
		TATA - TIAGO	8.00	9.00	9.00	11.00
		DAEWOD - MATIZ	8.00	9.00	9.00	11.00
		FIAT - 1100, PALIO, NE118, UNO	9.00	10.00	10.00	13.00
		OTHERS - POLO (1.2 MPI), MARUTI 1000	11.00	14.00	14.00	17.00
2	1.3L-1.4L	MARUTI - BALENO, ESTEEM, GYPSY 410, GYPSY 413, SWIFT (STD), SWIFT DZ1RE, BREEZA, CIAZ,EECO, RITZ, ERTIGA,	11.00	13.00	13.00	16.00
		CHEVROLET - UVA, ENJOY, SAIL	9.00	11.00	11.00	13.00
		RENAULT - PULSE	9.00	11.00	11.00	13.00
		FIAT - AVENTURA, PUNTO	9.00	11.00	11.00	13.00
		FORD - IKON, FIGO	9.00	11.00	11.00	13.00
		HONDA - AMAZE, BRIO, JAZ	9.00	11.00	11.00	13.00
		HYUNDAI - SANTRO, GETZ, i10, GRAND i10, i20, XCENT,	9.00	10.00	10.00	13.00
		MAHINDRA AND MAHINDRA - JEEP ISZ, JEEP (ORDINARY), KUV, VERITO	13.00	15.00	15.00	19.00
		TATA - MANZA, BOLT, MARINA, INDICA, INDIGO, ZEST	10.00	11.00	11.00	13.00
		TOYOTA - ETIOS	9.00	11.00	11.00	12.00

		CHEVROLET - AVEO, CRUZE, OPTRA	10.00	12.00	12.00	14.00
		RENAULT - DUSTER, SCALA	10.00	12.00	12.00	14.00
		FORD - ECO-SPORT, FIGO	10.00	12.00	12.00	14.00
		HONDA - AMAZE, BR-V, CITY, MOBILIO	10.00	12.00	12.00	14.00
		HYUNDAI - ELANTRA, VERNA, ACCENT, SONATA, CRETA, SANTA FE,	10.00	12.00	12.00	14.00
		VOLKSWAGEN - AMEO, JETTA, POLO, VENTO	10.00	11.00	11.00	13.00
		TOYOTA - COROLLA ALTIS, ETIOS	9.00	12.00	12.00	14.00
		SKODA - OCTAVIA, RAPID, SUPERB, YETI	9.00	11.00	11.00	13.00
		HINDUSTAN - AMBASSADOR (ORD), ISZ	12.00	14.00	14.00	16.00
		DAEWOD - CEILO	10.00	12.00	12.00	15.00
		FIAT - CONTESSA	10.00	12.00	12.00	14.00
		OTHERS - OPEL CORSA, BEETLE, PASSAT, SX4,	12.00	13.00	13.00	16.00
		NISSAN - TERRANO XL	11.00	11.00	11.00	13.00
		MARUTI - GRAND VITARA	12.00	14.00	14.00	17.00
		HONDA - CR-V	11.00	13.00	13.00	15.00
		TOYOTA - FORTUNER, CAMRY, INNOVA	11.00	13.00	13.00	15.00
DIESEL VEHICLES BY MAKE						
Sl. No.	Engine Capacity	Make & Type of Vehicles	Allotted Vehicles		Own Vehicles in respect of Grade I & Grade II Govt. Employees	
			Age of Vehicles 0-4 years	Age of vehicles above 4 years	Age of vehicles 0-4 years	Age of vehicles above 4 years
1	Less than 1.0L-1.2L	CHEVROLET - BEAT, SAIL	6.00	7.00	7.00	8.00
		OTHER - TATATIAGO, MARUTI CELERIO	6.00	7.00	7.00	8.00
2	1.3L-1.4L	MARUTI - BALENO, CIAZ, ERTIGA, RITZ,S CROSS, SWIFT DZIRE, SX4	5.00	7.00	7.00	9.00
		CHEVROLET - ENJOY, SAIL	6.00	7.00	7.00	8.00
		FIAT - AVENTURA, PUNTO, PALIO	6.00	7.00	7.00	8.00
		HYUNDAI - GRAND i10, i20, XCENT	6.00	7.00	7.00	9.00

		MAHINDRA - JEEP 540, JEEP 550, COMMANDER, MAXX, MARSHAL, JEEP PICK UP, KUV	8.00	9.00	9.00	11.00
		TATA - BOLT, INDICA, INDIGO, ZEST, MARINA, MANZA	6.00	7.00	7.00	9.00
		TAYOTA - ETIOS	6.00	7.00	7.00	8.00
3	1.5L-2.2L	MARUTI - S CROSS	6.00	7.00	7.00	9.00
		CHEVROLET - CRUZE, OPTRA, CAPTIVA	7.00	8.00	8.00	9.00
		RENAULT - DUSTER, FLUENCE, LODGY, PULSE	6.00	8.00	8.00	9.00
		FORD - ECOSPORT, FIGO, ENDEAVOUR	7.00	8.00	8.00	9.00
		HONDA - AMAZE	6.00	7.00	7.00	8.00
		HYUNDAI - CRETA, ELANTRA, SANTA FE, VERNA, SONATA	6.00	8.00	8.00	9.00
		MAHINDRA – NUVOSPORT, TUV, VERITO, ARMADA, XYLO, LOGAN	7.00	8.00	8.00	10.00
		TATA - ARIA,MOVUS	6.00	7.00	7.00	8.00
		VOLLSWAGEN - JETTA, POLO, VENTO	7.00	9.00	9.00	10.00
		SCODA - OCTAVIA, RAPID, SUPERB, YETI	7.00	9.00	9.00	10.00
		HINDUSTAN - AMBASSADOR (2000 ISZ)	7.00	8.00	8.00	10.00
		FIAT - CONTESSA	5.00	7.00	7.00	8.00
		NISSAN - TERRANO XL	8.00	8.00	8.00	10.00
4	2.3L-3.2L	FORD - ENDEAVOUR	8.00	10.00	10.00	11.00
		MAHINDRA - BOLERO, BOLERO PICK UP, THAR	8.00	10.00	10.00	11.00
		MAHINDRA - SCORPIO	9.00	11.00	11.00	12.00
		TOYOTA - QUALIS, INNOVA, FORTUNER	8.00	10.00	10.00	12.00
		TATA - SAFARI, SUMO	7.00	9.00	9.00	11.00
		OTHERS - VOLKSWAGEN TOUAREG	12.00	14.00	14.00	15.00

For Scooter and Motor Cycle ₹ 2.50 per Km., for Auto Rickshaw ₹ 2.75 per Km for all Grade of Government employees will be admissible only to places/destination not ordinarily connected by MTC/Private Bus.

II. Travel by Meghalaya Transport Corporation Bus.

(1) Grade I and II eligible for journey by Deluxe Class.

(2) Grade III and IV eligible for journey by ordinary.

III. Travel by Public Transport (other than State Transport Bus).

Claims for travel by Public Transport (other than the State Transport) will be admissible only in places where routes are not operated by Meghalaya Transport Corporation Bus or where travel by Meghalaya Transport Corporation Bus cannot be availed due to time factor. In such cases the rate of mileage allowance shall be the fare of the recognized Public Transport subject to maximum of ₹ 0.85 paise per Km. for all Grade of Government employees.

IV. The Mileage Allowance admissible for journey performed by Government vehicles shall also be applicable in cases of journeys performed by hired vehicles of like categories.

V. The officer who are entitled to travel by their own cars or allotted cars will be eligible for drawal of Mileage Allowance at the above rates for empty haulage while sending back their cars as also journey of these cars from headquarter to any point to pick up the officers on their return to headquarters on tour and on transfer.

S. GOYAL,
Secretary to the Government of Meghalaya,
Finance Department.

The 9th March, 2017.

No.FEG.56/2016/52. –The Governor of Meghalaya is please to order that in all Scheduled Forms, currently in used by the Meghalaya Government which follow the Assam Scheduled, the word “Assam” would be replaced with the word “Meghalaya” with effect from the date of issuing of this Notification.

S. GOYAL,
Secretary to the Government of Meghalaya,
Finance (Establishment) Department.

The 10th March, 2017.

No.CTA-63/2011/2454. - In pursuance of the provision of Sub-Rule 9 of the Rule 8 of the Central Sales Tax (Meghalaya) Rule 1957, it is hereby notified for general information that the Form 'C' bearing Sl. No. GG0001008, GG0001009 and HH0023420 issued by the Superintendent of Taxes, Circle-VIII, Shillong were lost from the custody of M/S J. P. Trading, Shillong and are hereby declared invalid and obsolete for the purpose of Section 8(4) of the CST Act, 1956. Dealers are cautioned against accepting of the said forms for the purpose of trade and the finder of the lost 'C' forms should please return the same to the undersigned. Anyone fraudulently found using the said forms will bind himself liable for action in accordance with the provisions of the Central Sales Tax Act, 1956 and the Rules framed thereunder.

ABHISHEK BHAGOTIA,
Commissioner of Taxes, etc.,
Meghalaya, Shillong.

The 8th March, 2017.

No.EJH(WR)/Sch-68/2016-17/2146.- The District Level Committee on Ground Water Resources under East Jaintia Hills District, with an aim to study the Ground water development and its scientific management in East Jaintia Hills District, directs all individuals/private and public institutions within East Jaintia Hills District owning private bore wells/ tube wells to compulsorily register themselves with all relevant documents in the Office of Executive Engineer (WR), East Jaintia Hills District, Khliehriat with immediate effect. Non compliance of the directive would be dealt as per provision of law.

M. S. LHUID,
Deputy Commissioner *cum* Chairman,
District Level Committee on
Ground Water Resources
East Jaintia Hills District, Khliehriat.

The 9th March, 2017.

Under Section 4 (2) of RFCT Act, 2013.

Under Section 4 (2) of Right to Fair Compensation & Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.

No.RDA.51/2014/140. - WHEREAS, acquisition of land area measuring 20789.32 sq.m. at Tamabil Dawki West Jaintia Hills District, Jowai for the purpose of setting up of Integrated Check Post to be constructed/developed by Land Port Authority of India is/are proposed.

WHEREAS, a social impact assessment team including Meghalaya Institute of Governance (MIG) has been formed to consult, to survey and to take public hearing after publication of this Notification.

WHEREAS, the aforesaid team will fix and indicate the dates and venue for which all concerned will be requested to remain present with their claims/objections/suggestions, if any.

WHEREAS, the concerned land owner as per Annexure -I himself/herself or his representative the Headman of Dawki and Villagers may remain present for hearing for consent/approval for the project.

WHEREAS, the process must be completed and SIA report must be submitted along with the plan (SIMP) within six months as per the time specified as per RFCT-LARR Act, 2013.

WHEREAS, any attempt at coercion or threat against the process during the specified period will render the exercise null & void.

Now, therefore, if there is any requirement for information, anyone may contact the SIA Unit.

B. HAJONG,

Joint Secretary to the Govt. of Meghalaya,
Revenue & Disaster Management Department.

List of Land owners with an area of 20789.32sq.m for Integrated Check Post Phase-IV (Excluding APL Land) as called for.

Phase-IV

Sl. No.	Name of Land Owner	Area Acquired (in sq. metres)
1.	(a) Shri Borlin Khonglah	11047.76
	(b) Smti. Lah Gayang	7090.14
	(c) Shri Lop Pohtam	676.61
	(d) Smti. Min Gayang	1429.17
	(e) Smti. Sidora Khonglah	545.64
		Total - 20789.32
	(f) Smti. Lah Gayang (APL)	6642.557

The 17th March, 2017.

CORRIGENDUM

(to Notification No. ERTS(E) 1/2012/615, dated 9th March, 2017)

No.ERTS(E) 1/2012/617. - Read the Corrigendum para (v) of the Explanation of the Government Notification No.ERTS (E) 1/2012/616, dated 9th March, 2017 as:

(v)....."Also for Rule 2(a), the timing of opening of IMFL shops should be only from 4.00 p. m. to 8.00 p. m. in the State Capital **for shops located between 50 metres and 100 metres**".

Instead of:

(v)....."Also for Rule 2(a), the timing of opening of IMFL shops should be only from 4.00 p. m. to 8.00 p. m. in the State Capital **for shops located within 50 metres**".

The other contents of the Notification remain unchanged.

P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya,
Excise, Registration, Taxation & Stamps Department.

The 15th March, 2017.

No.ERTS (E) 24/2008/97. - In exercise of the powers conferred by Section 36 of the Meghalaya Excise Act (Assam Excise Act 1 of 1910 as adapted by Meghalaya), and in partial modification of Government Notification No. ERTS (E) 40/2014/44, dated 22nd January, 2015, the Governor of Meghalaya is pleased to prescribe a revised fee on export of IMFL outside the State under Sections 21 and 22 of Meghalaya Excise Act (as adapted from Assam Act) as follows,-

1. All IMFL products - ₹ 2/- per case

The order shall come into force with immediate effect.

P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya,
Excise, Registration, Taxation & Stamps Department.

The 15th March, 2017.

No.ERTS(E) 24/2008/99.- In supersession of this Department's Notification No. ERTS (E) 59/2013/39, dated 8th January, 2015 and in exercise of the powers conferred by Section 21 of the Meghalaya Excise Act, (Assam Act No. 1 of 1910 as adapted by Meghalaya) the Governor of Meghalaya is pleased to revise the rates of Excise Duty on the following brands of IMFL with immediate effect.

IMFL		
(a) Regular Brands	-	98% of the cost price subject to a minimum of ₹ 524/- per case.
(b) General Brands	-	75% of the cost price subject to a minimum of ₹ 663/- per case.
(c) Deluxe Prestige Brand	-	45% of the cost price subject to a minimum of ₹ 750/- per case.
(d) Deluxe Premium Brand	-	40% of the cost price subject to a minimum of ₹ 1,100/- per case.
(e) Semi Premium Brand	-	35% of the cost price subject to a minimum of ₹ 1,350/- per case.
(f) Premium Brand	-	25% of the cost price subject to a minimum of ₹ 1,550/- per case.
(g) Super Premium Brand	-	12.5% of the cost price subject to a minimum of ₹ 1,650/- per case.
(h) BIO Brands	-	₹ 2,000/- per case.

P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya,
Excise, Registration, Taxation & Stamps Department.

The 15th March, 2017.

No. ERTS (E) 24/2008/98 - In supersession of this Department's Notification No.ERTS(E) 59/2013/31, dated 15th December, 2014, the following category of IMFL brands are re-classified as indicated below with immediate effect and until further orders :-

IMFL	
(a) Regular Brands	The cost price of which is upto ₹ 535/- per case.
(b) General Brands	The cost price of which is ₹ 536/- per case but does not exceed ₹ 884/- per case.
(c) Deluxe Prestige Brand	The cost price of which is ₹ 885/- per case but does not exceed ₹ 1,150/- per case
(d) Deluxe Premium Brand	The cost price of which is ₹ 1,151/- per case but does not exceed ₹ 1,400/- per case
(e) Semi Premium Brand	The cost price of which is ₹ 1,401/- per case but does not exceed ₹ 2,950/- per case
(f) Premium Brand	The cost price of which is ₹ 2,951/- per case but does not exceed ₹ 4,000/- per case.
(g) Super Premium Brand	The cost price of which is ₹ 4,001/- per case and above.

P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya,
Excise, Registration, Taxation & Stamps Department.

The 15th March, 2017.

No.ERTS (E) 24/2008/95. - In exercise of the powers conferred by Section 36 of the Meghalaya Excise Act (Assam Excise Act I of 1910 as adapted by Meghalaya) and in partial modification of the Notification No. ERTS (E) 3/2016/24, dated 15th March, 2016, the Governor of Meghalaya is hereby pleased to make the following Rules to further amend the Meghalaya Excise Rules, (hereinafter referred to as the Principal Rules), namely:-

- 1. Short Title and commencement -** (1) These Rules may be called the Meghalaya Excise (Amendment) Rules, 2017.
(2) They shall come into force with immediate effect.
- 2. Substitution of Rule 370 (1) -** In Rule 370 of the Principal Rules, for the existing clause (ii) of sub-rule (1) the following shall be substituted and added, namely,-
“(ii) (a) the Import Pass Fee for all IMFL/Wine imported from outside the State shall be subject to payment to a uniform rate of ₹ 250/- per case from the existing rate of ₹ 180/- per case.
(b) the literage fee imposed on IMFL imported from outside the State shall be ₹ 25 per case and per case if produced within the State.
(iv) (a) the Import Pass Fee for beer imported from outside the State shall be subject to payment of a uniform rate of ₹ 150 per case of 650 ml. ₹ 175 per case of 500 ml. and ₹ 150 per case of 330 ml.
(b) the literage fee for beer imported from outside the State shall be ₹ 25 per case and ₹ 10/- per case of beer produced within the State”.

P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya,
Excise, Registration, Taxation & Stamps Department.

The 15th March, 2017.

No.ERTS (E) 24/2008/96. - In exercise of the powers conferred by Section 36 of the Meghalaya Excise Act (Assam Excise Act 1 of 1910 as adapted by Meghalaya) and in partial modification of Government Notification No.ERTS(E)40/2014/45, dated 22nd January, 2015, the Governor of Meghalaya is pleased to prescribe a revised fee on export of ENA (Extra Neutral Alcohol) as prescribed under Rule 374 (a) & (b) respectively of the Meghalaya Excise Rule as follows,-

1. Import Fee - ₹ 15 per Bulk litre from the existing rate ₹ 10 per Bulk litre.
2. Export Fee - ₹ 0.10 paise per Bulk litre from the existing rate of ₹ 0.05 paise per Bulk litre.

The order shall come into force with immediate effect.

P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya,
Excise, Registration, Taxation & Stamps Department.

The 15th March, 2017.

No.ERTS(E) 24/2008/94. - In exercise of the powers conferred under Section 36 of the Meghalaya Excise Act (Assam Excise Act No. 1 of 1910 as adapted by Meghalaya) and in partial modification of earlier Notifications, the Governor of Meghalaya is hereby pleased to further amend the Meghalaya Excise Rules (Assam Excise Rules, 1945 as adapted and amended by State of Meghalaya) namely, as follows:-

1. **Short title and commencement** - (1) These Rules may be called the Meghalaya Excise Amendment Rules, 2017.

(2) They shall come into force with effect from 1st April, 2017.

2. **Amendment of Rule 243** -

In Rule 243 of the Meghalaya Excise Rules hereinafter shall be known as the Principal Rules, the following shall be substituted, namely-

“243. License fee and renewal fee for wholesale of foreign liquor and Bonded Warehouse- The license fee and fee for renewal of license for wholesale of foreign liquor and Bonded Warehouse:

1. Bonded Warehouse

a. Category A - In respect of bonded warehouses having turnover of more than ₹ 20.00 crore per annum, license fee of ₹ 25 lakh per annum will be levied.

b. Category B - In respect of bonded warehouses having a turn over between ₹ 10-20 crore per annum, license fee of ₹ 15 lakh will be levied.

c. Category C - In respect of bonded warehouses having turnover of less than ₹ 10 crore, license fee of ₹ 5 lakh per annum will be levied.

3. **Amendment of Rule 244** -

In Rule 244 of the Principal Rules, the existing Rule shall be substituted, namely:-

“244. License fee and renewal fee for retail sale:-

(i) Retail sale of foreign liquor 'OFF' the premises-

₹ 1,50,000/- per annum

(ii) Retail sale of foreign liquor 'ON' the premises-

(a) Bar License for Starred Hotels - ₹ 1,50,000/- per annum

(b) Bar license for non-starred Hotels, Restaurants, Clubs, Theatres, Cinemas, etc., - ₹ 75,000/- per annum.

(iii) Canteen tenant license- ₹ 75,000/- per annum.

(iv) Micro Brewery - ₹ 2,00,000/- per annum"

4. **Amendment of Rule 252** -

In the Principal Rule, the existing Rule 252 (1), (2) and (3) shall be substituted as follows namely :-

“252. Fees for Compounding, Blending, Distillery, Brewery etc.

(1) (a) Compounding & Blending - ₹ 2,50,000/- per annum.

(b) Reduction & Bottling & Blending - ₹ 2,50,000/- per annum.

(2) Distillery - ₹ 5,00,000/- per annum.

(3) Brewery - ₹ 5,00,000/- per annum".

5. Amendment of Rule 247 -

In Rule 247 (1) of the Principal Rules, the existing Rule 247 (1) shall be substituted as follows namely –

"247. Temporary Bar license for theatres, cinemas, race meets etc. –

(1) Temporary Bar Licence for Theatres, Cinemas, Race Meets, Social Gatherings and other places of amusement may be granted on payment of fees as follows:-

Functions	Rate
Mega Events :- (2000 persons and above)	₹ 25,000/- per day
Events:- (Below 2000 persons)	₹ 15,000/- per day
Personal/Private party:-	₹ 5,000/- per day

The license for temporary bar license will be granted by the Commissioner of Excise on the basis of the recommendation of the Deputy Commissioner on a case to case basis".

6. Amendment of Rule 248 -

In Rule 248 (1) of the Principal Rules, the existing Rule 248

(i) shall be substituted as follows namely –

"248. Fees for late closing of license Hotels and Restaurants –

(i) The fee for late closing of license granted to licensed hotels and restaurants including bars attached thereto shall be levied accordingly as follows:-

The fees for late closing of hotels and restaurants including bars attached shall be as follows:-

a. upto 11:00 P. M. - ₹ 10,000 per month.

b. upto 12:30 A. M. - ₹ 50,000 per month.

7. Amendment of Rule 278 -

In Rule 278 of the Principal Rule, the existing Rule 278 shall be replaced as follows-

"278. Temporary Bar license - A Temporary bar license for Theatres, Cinemas, Race-Meets, Social Gatherings, Fair and Festivals and for other similar purposes may be granted by the Collector with the previous sanction of the Commissioner of Excise on payment of prescribed fee, provided no such license shall be granted for a period exceeding three months at a time".

P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya,
Excise, Registration, Taxation & Stamps Department.

The 14th March, 2017.

No.LBG/69/15/Pt/175. - In exercise of the powers conferred by Section 62 of the Building & Other Construction Workers (Regulation of Employment and Conditions of Service) Act, 1996 (Central Act 27 of 1996), the State Government is pleased to make the following rules to amend the Meghalaya Building and Other Construction Workers' (Regulation of Employment and Conditions of Service) Rules, 2008 (hereinafter called the principal Rules), namely:-

1. **Short title and commencement** – (1) These rules may be called the Meghalaya Building and Other Construction Workers' (Regulation of Employment and Conditions of Service) (Amendment) Rules, 2017.

(2) They shall come into force with effect from the date of notification in the Official Gazette.
2. **Amendment of Rule 272** – In Rule 272 of the principal Rules,
 - (i) In sub-rule (2), for the existing clauses (i), (ii), (iii) and (iv), the following new sub-rule (2) shall be substituted, namely,-

“ (2) The following shall be submitted along with the application.
 - (i) Electoral photo Identity Card (EPIC);
 - (ii) 2 (two) recent colour passport size photographs”.
 - (ii) In sub-rule (3), for the words “ Certificate from the employer or contractor that the applicant is a construction worker shall be produced along with the application for registration” appearing therein, the words “Certificate from the employer or contractor or officials of the works departments not below the rank of Assistant Engineer shall be produced along with the application for registration” shall be substituted.
 - (iii) In sub-rule (4), for the words “₹ 25 (Rupees Twenty five) only” occurring therein, the words “₹ 10 (Rupees Ten) only” shall be substituted.
3. **Amendment of Rule 273** – In Rule 273 of the principal Rules, in sub-rule (1), for the words “₹ 30 (Rupees Thirty) only per mensem” occurring therein, the words and figures “₹ 5 (Rupees Five) only per mensem” shall be substituted.
4. **Amendment of Rule 277.-** In Rule 277 of the principal Rules, for the words “₹ 1000 (Rupees one thousand) only each as maternity benefit during the period of maternity”, occurring therein, the words and figures “₹ 3000 (Rupees Three thousand) only each for two children only” shall be substituted.

5. **Amendment of Rule 279.** – In Rule 279 of the principal Rules, for the existing Sub-rule (5), a new sub-rule (5) shall be substituted namely, -

“(5). The amount of Pension shall be ₹ 1000 (Rupees One thousand) only per mensem. The Board may revise the Welfare Pension periodically.”

6. **“Amendment of Rule 280.** - In Rule 280 of the principal Rules,

- (i) In Sub-rule (1), for the words and figures “Rs. 50,000 (Rupees fifty thousand) only”, the words and figures “₹ 1,00,000 (Rupees One lakh) only” shall be substituted.
- (ii) For sub-rules (2) and (3), the following new sub-rules (2), (3), (4), (5) and (6) shall be submitted, namely,-
 - “(2) The beneficiary shall submit original land documents to the Board which are returnable once the loan has been cleared;
 - (3) No advance under sub-rule (1) shall be sanctioned to those who do not have membership in the fund continuously for three years and having less than five years service of superannuation;
 - (4) A Completion certificate shall be submitted to the Secretary of the Board within six months from the date of drawal of advance;
 - (5) The amount sanctioned as advance shall be recovered at the rate of Rs. 2,500 (Rupees two thousand five hundred) only per month and shall not at any rate exceed four years;
 - (6) An Indemnity Bond will have to be executed between the beneficiary, his heirs or successors and the Board in Form No. XLVII”.

7. **Amendment of Rule 281.** - In Rule 281 of the principal Rules, for the words and figures “₹ 150 (Rupees one hundred fifty) only per mensem” occurring therein, the words and figures “₹ 1,000 (Rupees One thousand) only per mensem” shall be substituted and further, for the words and figures, “₹ 5,000 (Rupees five thousand) only” occurring therein, the words and figures “not more than ₹ 20,000 (Rupees Twenty thousand) only” shall be substituted.

8. **Amendment of Rule 283.** - In Rule 283 of the principal Rules, for the words “₹ 1,000 (Rupees one thousand) only” occurring therein, the words and figures “₹ 5,000 (Rupees Five thousand) only” shall be substituted.

9. **Amendment of Rule 284.** - In Rule 284 of the principal Rules,

- (i) The words “Payment of death Benefit” appearing in the subtitle of the said rule shall be substituted by the words “Payment of Natural Death Benefit”.

- (ii) In sub-rule (1), for the words and figures “₹ 15,000 (Rupees Fifteen thousand) only”, appearing therein, the words and figures “₹ 2,00,000 (Rupees Two lakhs) only” shall be substituted.
- (iii) In sub-rule (1), if the death is due to an accident during the course of employment for the words and figures “₹ 50,000 (Rupees Fifty thousand) only” appearing therein, the words and figures “₹ 5,00,000 (Rupees Five lakh) only” shall be substituted.
- (iv) In sub-rule (2), for the words “Assistant Surgeon” occurring therein, the words “District Medical & Health Officer” shall be substituted.

10. **Amendment of Rule 285.**- For rule 285 of the principal Rules, the following new rule shall be substituted, namely,-

“285. The Board may every year award cash awards to 3 (three) male and 3 (three) female children of beneficiaries in each District who scores highest mark in SSLC as follows:-

- a) ₹ 5,000 (Rupees five thousand) only shall be awarded for the highest marks (one male, one female).
- b) ₹ 2,500 (Rupees two thousand five hundred) only shall be awarded for the second highest mark (one male, one female).
- c) ₹ 1,000 (Rupees One thousand) only shall be awarded for the third highest marks (one male, one female).

11. **Amendment of Rule 287.**- In Rule 287 of the principal Rules, for the words and figures “₹ 200 (Rupees two hundred) only for the first 5 days and ₹ 20 (Rupees twenty) only each for the remaining days subject to a maximum of Rs. 1000 (Rupees one thousand) only”, the words and figures “₹ 200 (Rupees Two hundred) only for the first 5 days and ₹ 100 (Rupees One hundred) only per day for the remaining days subject to a maximum of ₹ 5,000 (Rupees Five thousand) only” shall be substituted.

Thereafter, the words “ The Board may also sanction a Medical Accident Claim for an amount not exceeding ₹ 50,000 (Rupees Fifty thousand) only to a beneficiary who sustains grievous injury at the work place as immediate financial assistance for medical treatment.

The assistance shall be subject to the condition that a certificate be furnished by the Employer that the beneficiary suffered injuries during the course of work in the work place, to be supported by a certificate from the Medical authority not below the rank of the District Medical & Health Officer. However, such Accident Claim shall not be applicable in cases

where the beneficiary was under the influence of any intoxicants or such substances” shall be added after the last words appearing in the said rule.

12. **Amendment of Rule 289.-** In Rule 289 of the principal Rules, for the existing words and figures “Rs. 2,000 (Rupees two thousand) only” occurring therein, the words and figures “₹ 5,000 (Rupees Five thousand) only” shall be substituted.
13. **Amendment of Rule 290.-** In Rule 290 of the principal Rules, for the existing words and figures “ Rs. 100 (Rupees one hundred) only” occurring therein, the words and figures “₹ 500 (Rupees five hundred) only” shall be substituted.
14. **Amendment of Rule 292.-** In Rule 292 of the principal Rules,
 - (i) for the existing sub rule (1), the brackets and figure appearing therein as “(1)” at the first line and before the words “ On the death of a member the amount of contribution standing in his credit shall be given to his nominee. In the absence of nominee the amount shall be paid to his legal heirs in equal shares” shall be deleted.
 - (ii) the existing sub-rule (2) shall be deleted.
15. **Substitution of Form XXXVI.-** For the existing Form XXXVI appearing in the principal rules, the new Form XXXVI shall be substituted, namely,-

**“FORM NO.XXXVI
MEGHALAYA BUILDING AND OTHER CONSTRUCTION WORKERS WELFARE
BOARD**

[See Rule 280 (1)]

Application No.

Fee Rs.

APPLICATION FOR HBA

(For new Construction/Maintenance/Purchase of land with building)

1. (a) Name of the Applicant :
- (b) Permanent Address :
- (c) Present Address :
2. Date of Birth :
3. Date of Retirement :
4. (a) Register Number :
- (b) Date of Registration :
- (c) Rate of remittance :
- (d) Date of first remittance :
- (e) Date of last remittance :
- (f) Total amount remitted :
- (g) Whether the membership has ever been :
revoked, if so, details
- (h) Details of revival :
5. Purpose of advance (New Construction/ :
Maintenance/purchase of land with Building)
6. Whether the applicant has a house of his own:
7. Amount of advance required :
8. Details of Land Property
- (a) Town/Village :
- (b) Locality/Street Name :
- (c) District :
- (d) House No. (if any) :
- (e) Valuation of the Property (approximate) :
9. Whether the applicant has received any other:
Loan for HBA, give details
10. Estimate for construction/main tenancy of :
building as per plan
11. Details of the amount raised apart from the :
loan
12. Whether the applicant has received loan :
previously from this Board

DECLARATION

I hereby declare that the above statements are true and correct to the best of my knowledge and belief.

Place :

Signature :

Date :

Name :

Details of documents to be produced :

1. ID/Address Proof (EPIC/Aadhar Card/Ration Card).
2. Plan and estimate (approved) (Urban)/Rough Sketch (Rural).
3. Original Land document.
4. Ownership of the building (for maintenance only).
5. Attested copies of BOCWWB Identity card and Bank Passbook.
6. Age certificate of the building (for maintenance only) (Self declaration).
7. No objection certificate from the authorities for construction.
8. Declaration from the applicant that neither he/she/nor his/her spouse or children own a house (for new construction).

Place :-

Date :-

Name and Address Registration No. &
Address of the worker”.

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16. **Addition of Form XLVII, -** After Form XLVII of the principal Rules, the following new Form shall be added, namely,-

"FORM NO. XLVII

[See Rule 280(6)]

APPLICATION FOR ADVANCE FOR PURCHASE OR CONSTRUCTION OF HOUSE**INDEMNITY BOND**

By the Present Indemnity Bond executed by me on the _____ day of _____ 20 _____
 I Shri/Smti _____ S/o D/o _____ R/o _____
 hereinafter called the Borrower/Obligator of the First Part, which expression shall mean and include me, my
 heirs, successors and legal representatives and hereby held and firmly bound to the Meghalaya Building and
 Other Construction Workers' Welfare Board, Shillong hereinafter called the Creditor/Obligee of the Second
 Part, which expression shall mean and include his heirs, successors and legal representatives in the sum of
 ₹ _____ (Rupees _____ only) to be paid to the Meghalaya Building and Other
 Construction Workers' Welfare Board, for which payment faithfully and truly be made. I bind myself, my
 heirs, executors and administrators as aforesaid.

NOW THE CONDITION OF THE BOARD IS SUCH THAT :

The repayment of the loan shall be @ ₹ 2500 (Rupees two thousand five hundred) only per month and
 shall not at any rate exceed 4(four) years repayment time.

In the event of the death of Shri/ Smti _____ (Borrower/ Obligator), his heirs or
 successors do and shall faithfully and truly pay or cause to be paid to the Meghalaya Building and Other
 Construction Workers' Welfare Board (Creditor/ Obligee).

THEN the above Written bond or obligation shall be void and have no effect, otherwise the same shall
 remain in force and value.

Signed, sealed and delivered by the above named Shri/ Smti _____ along with
 his/ her heirs or successors on the _____ day of _____ 20 _____ hereinbefore mentioned.

Attested by _____

(BORROWER)

Witnesses :

(HEIR'S NAME)

1. Name _____
 Address _____

(HEIR'S NAME)

2. Name _____
 Address _____

DATE _____"

Sd/-

Principal Secretary to the Govt. of Meghalaya,
 Labour Department, Shillong.

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**SCHEME FOR THE PRE- MATRIC AND POST MATRIC SCHOLARSHIP TO CHILDREN
OF CONSTRUCTION WORKERS REGISTERED WITH THE BUILDING AND OTHER
CONSTRUCTION WORKERS' WELFARE BOARD.**

Regulations governing the award of scholarships to Children of Constitution of Construction workers registered with the Building and Other Construction Workers' Welfare Fund.

1. Amendment of sub- clause (i) of clause V.-

The sub-clause (i) of clause V of the said scheme shall be deleted.

2. Amendment of clause VI.-

- (i) In sub-clause (iii) of clause VI, before the words "Class 5-7 grant amount - ₹ 800/- (Rupees eight hundred) only appearing therein, the words "Class 1 – 2 and Class 3 – 4" and further the words "₹ 400 (Rupees four hundred) only and ₹ 600 (Rupees six hundred) only grant amount" shall be added.

M. S. RAO,

Principal Secretary to the Govt. of Meghalaya,
Labour Department, Shillong.

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